UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 10/3/2023
KEVIN DE HENRIQUEZ, individually and on behalf of all others similarly situated,	: : :
Plaintiff,	: 23-cv-2990 (LJL)
-V-	: : <u>ORDER</u>
WILLIAM JAMES BUSHELL CORP. D/B/A RADIANT SOLAR,	: Γ: :
Defendant.	: : : V
LEWIS J. LIMAN, United States District Judge:	-A
The Court received the attached email from the De that counsel for the Defendant cannot attend the telephonic 2023. That conference is therefore rescheduled for Octob	ic conference scheduled for October 4,

are directed to dial into the Court's teleconference line at 888-251-2909 and use access code 2123101.

This order is also being emailed to counsel for Defendant at the email address provided.

Any motion made by either party shall be made by filing the motion on ECF.

SO ORDERED.

Dated: October 3, 2023

New York, New York

LEWIS J. LIMAN United States District Judge

Best regards,

Chambers of Hon. Lewis J. Liman

Liman NYSI) Chambers
From: Sent: To: Subject:	Yifat Schnur <yifat@yvlslaw.com> Tuesday, October 3, 2023 11:43 AM Liman NYSD Chambers Re: Henriques v. William James Bushell Corp - 23-cv-2990 (LJL)</yifat@yvlslaw.com>
CAUTION - E	XTERNAL:
	In thank you for the reply. I am out of the country in a seven hour different time zone so I will therefore ng a 3 PM hearing.
emailed the co	n affidavit of service, but as stated before the Defendant was only first made aware of this on Friday, and I burt from out of the country as soon as I saw this, if the court is not willing to extend the courtesy to deal nother two weeks I am not really sure what further relief I could seek.
	rify, in no way did I intended the court to consider the email a letter motion. It was a request letting you only now aware of the matter and respectfully seeking a courtesy.
I'm also aware to failure to se	that the time to answer has expired however, I am asking for permission to file an untimely answer due rve.
Whatever the	decision is - I will not be available on October 3 I will be back in the country after the 12th .
Yifat V. Schnur YVLS ESQ LLC 347.268.5347 <u>Yifat@yvlslaw.</u> Inline image	
On Tue Oct 3	2023 at 4:07 PM Liman NYSD Chambers < LimanNYSDChambers@nysd.uscourts.gov> wrote:
Dear counsel:	
Please see the	e attached order.

From: Yifat Schnur < <u>yifat@yvlslaw.com</u>> Sent: Tuesday, October 3, 2023 7:20 AM

To: Liman NYSD Chambers < <u>LimanNYSDChambers@nysd.uscourts.gov</u>> **Subject:** Re: Henriques v. William James Bushell Corp - 23-cv-2990 (LJL)

CAUTION - EXTERNAL:

Good morning following up on the below.

On Mon, Oct 2, 2023 at 8:03 AM Yifat Schnur <yifat@yvlslaw.com> wrote:

Dear honorable Lewis J. Liman,

This firm represents William James Bushell, Corp. doing business as Radiant Solar and writes in regards to the above referenced matter of which my client has no prior notice.

I am out of the country in a seven hour different time zone, and only learned about this matter for the first time on Friday I am writing to respectfully request time to enter a motion to extend the time to answer and avoid the default judgment once I return back on October 15, 2023.

I cannot access pacer from outside of the country.

Thank you,

Yifat

*Admitted to practice in New Jersey and New York. And before the United States District Courts for the Southern and Eastern Districts of New York, and the United States District Court of New Jersey.

YIFAT V. SCHNUR

YVLS ESQ. LLC

22 Prescott Street, Edison, NJ 08817

26 Broadway, 19th Flr., NY, NY 10004

T: 347.268.5347

E: <u>Yifat@yvlslaw.com</u>
CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.
CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.